terms of office to be determined by lot. The six directors shall constitute a board of directors for the district, and they shall, at their first regular meeting in each year, elect a president from their own number, and at their meeting on the third Monday of Sep-secretary and tember in each year a secretary and treasurer, to be chosen out treasurer to be side of the board: Provided, That in all independent districts tember. having a population of less than five hundred there shall be three directors elected, who shall organize by electing a president from Secretary nor their own number, also a secretary and treasurer who may or may be member of not be members of the board: And provided further, That in all board of three. independent districts already organized the terms of office of such directors as may have been chosen previous to the taking effect of this section for two or three years shall not be interfered with by its passage."

Sec. 2. Secretaries and treasure[r]s of school-districts elected Termofoffice on the third Monday of March, 1874, shall hold their offices until relary and the third Monday of September, 1874, and until their successors treasurer.

are elected and qualified.

Approved March 18th, 1874.

## CHAPTER 28.

## COUNTY TAX LEVY.

AN ACT to Amend Section 796, Title VI., Chapter 1, of the Code of H. F. 263. 1873 ["Of the Assessment of Taxes"].

Be it enacted by the General Assembly of the State of Iowa: Code: § 798.

Section 1. That subdivision two of section 793[6] of the Counties of code of 1873 be and the same is hereby amended by striking out 14,000 population word "Four" in the second line of said sub-division two of the tion may levy section 796 of the code of 1873, and inserting in lieu thereof the mills on the word "Six:" Provided, That the provisions hereof shall not apply to counties having a population exceeding 14,000 inhabitants.

Approved March 18th, 1874.

## CHAPTER 29.

REMISSION OF PENALTY AND INTEREST ON PERSONAL PROPERTY TAXES.

AN ACT to Remit the Penalty and Interest on Delinquent personal H. F. 265.

Property Taxes in certain Cases.

Be it enacted by the General Assembly of the State of Iowa: Section 1. That in all cases where the county treasurer in any county in this state has neglected for the term of four years, or more, to bring forward the delinquent taxes on personal property,